MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

March 26, 2010

DIVISION TWO

Court convened at 9:00 a.m.

Present: Boren, P.J., Doi Todd, J., Ashmann-Gerst, J., Chavez, J. and Joyce Hatter, Deputy Clerk.

Each of the following:

B213472 People v. Parades

B212940 People v. Lopez

B213707 People v. Hawkins

B214336 People v. Bergman

B218491 DCFS v. A.A.

B215931 People v. Sanchez

Argument waived, cause submitted.

B215154 People

v.

Vinoukkun

Merits:

Argued by Carey Gorden for appellant and by Ellen Kehr, Deputy Attorney General for respondent. Cause submitted.

B216385 Ahmadshadi, et al.

v.

Fire Insurance Exchange

Merits:

Argued by Scott Marks for appellants and by David Schaffer for respondent. Cause submitted.

DIVISION TWO (continued)

B208045 Peter Ross

v.

Claudia Ross

Merits:

Argued by Eric George for appellant and by Gary Cohen for respondent.

Cause submitted.

Court adjourned.

B214233 Pou Chen Corporation

v.

MTS Products

Filed order certifying opinion for publication.

B200679 Boothby

V.

Frank R. Parker, et al.

Filed order denying petitions for rehearing.

B215688 People

v.

Thibes

Filed order modifying opinion. (No change in the judgment)

DIVISION THREE

B216099 People (Not for Publication)

v.

Jose Beteta

Appellant and defendant's request for judicial notice of the file in case No. B187392 is granted. Appellant and defendant's request to unseal De Los Angeles's plea agreement is denied. The judgment is affirmed.

Aldrich, J.

We concur: Croskey, Acting P.J.

Kitching, J.

B216879 Los Angeles County, D.C.F.S. (Not for Publication)

v.

Jose C.

The orders appealed from are affirmed.

Aldrich, J.

We concur: Klein, P.J.

Croskey, J.

DIVISION FOUR

B219647 LoJack Corporation, Inc. (Not for Publication)

V.

Superior Court, Los Angeles County (Rutti et al., r.p.i.)

Let a writ of mandate issue, directing the trial court to vacate the portion of its order finding that Mike Rutti is an adequate class representative as to the claims for reimbursement for washing and repairing the company vehicle, for on-call time, for off-the clock time spent: washing work clothes, commuting to and waiting for meetings, washing and maintaining the company vehicle, purchasing and maintaining work tools, and charting driving routes to his first job; and to issue a new order conditioning class certification of these claims upon the appointment of a new and adequate class representative. The remainder of the requested relief is denied. The parties are to bear their own costs in this writ proceeding.

Epstein, P.J.

We concur: Manella, J.

Suzukawa, J.

DIVISION FIVE

B212246 Tony Neman

(Not for Publication)

v.

Federal Deposit Insurance Corporation

Tony Neman

V.

Shahram Elyszadeh

The trial court on remittitur issuance is directed to amend the judgment nunc pro tunc in favor of defendant, Federal Deposit Insurance Corporation as receiver for Washington Mutual Bank, the successor in interest to Commercial Capital Bank, FSB. As amended, the judgment is affirmed. The Federal Deposit Insurance Corporation is awarded its costs on appeal from plaintiff, Tony Neman. The judgment in favor of plaintiff, Shahram Elyaszadeh, on the third amended cross-complaint is reversed as to non-project damages in the amount of \$172,653. In all other respects, the judgment in favor of Shahram Elyaszadeh is affirmed.

Weisman, J. (Assigned)

We concur: Armstrong, Acting P.J.

Kriegler, J.

B212246 Tony Neman (Not for Publication)

v.

Federal Deposit Insurance Corporation

Tony Neman

v.

Shahram Elyszadeh

Filed order modifying opinion. (Change in judgment)

B215381 Mark Christensen

v.

Eddie Goodwin

Filed order denying petition for rehearing.

DIVISION EIGHT

B218350 Los Angeles County, D.C.F.S. (Not for Publication)

v.

Sophia F.,

In re Jessica L. et al., Persons Coming Under the Juvenile Court Law.

The order of the juvenile court termination parental rights is affirmed.

Lichtman, J. (Assigned)

We concur: Rubin, Acting P.J.

Flier, J.

B214656 Richard Sang Kim (Not for Publication)

v.

Euromotors West/The Auto Gallery

The judgment is affirmed. Kim shall recover his costs on apppeal.

Rubin, J.

We concur: Bigelow, P.J.

Lichtman, J. (Assigned)